

**IN THE MICHIGAN COURT OF APPEALS**

**ORDER**

Re: **Ann Marie Lanala v Gerald Douglas Tervo**  
Docket No. **304613**  
L.C. No. **2010-006061-DM**

David H. Sawyer, Chief Judge Pro Tem, acting under MCR 7.203(F)(1), orders:

The claim of appeal is DISMISSED for lack of jurisdiction. The June 3, 2011 judgment of divorce is not a final order appealable of right. MCR 7.202(6)(a); MCR 7.203(A). That judgment of divorce is not a final order under MCR 7.202(6)(a)(i) because it did not resolve the parties' claims as to the matter of child support. Further, the claim of appeal cannot be saved by being treated as taken from the subsequent July 11, 2011 child support order because the claim of appeal was filed before that order was entered while a claim of appeal must be filed after entry of the order appealed from. See MCR 7.204(A)(1)(a)-(b). At this time, appellant may seek to appeal either the June 3, 2011 judgment of divorce or the July 11, 2011 order only by filing a delayed application for leave to appeal under MCR 7.205(F).



A true copy entered and certified by Larry S. Royster, Chief Clerk, on

**AUG 10 2011**

Date

  
Chief Clerk